

## **Pochynok K. The modern status of legal nature of economic rights**

The article investigates the legal nature of economic law, namely, as a branch of law, as a branch of legislation, as a science and an academic discipline on the basis of the analysis of well-known scholars of economics on the aforementioned topics.

It was found out that economic law as a branch of law is considered as: an independent branch of law, and a simple combination of civil and administrative legal rules operating in the field of economic activity; an independent branch of law, which has nothing in common with other branches; a complex branch of law in which the legal norms of the main branches of law are collected, are confined to one subject of legal regulation - economic activity.

Considering the economic as a branch of legislation it was established that it is a category of economic law, which covers the main laws and regulations that are relevant to the conduct of economic activity and regulate the legal relationship in this area.

Economic law as a science was considered through subject and tasks.

Economic law is regarded as a discipline, which is conventionally divided into 2 parts - general and special.

On the basis of the performed analysis of scientific approaches regarding the definition of the legal nature of the place of economic law in the system of law of Ukraine, the definition of economic law was formed.

**Key words:** branch of law, economic law, economic law, economic relations, law.